INDEX-DIGEST

TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS, CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 35.

A separate subject-index for the "Digest of Current Opinions" will be found on page 504, following this Index-Digest.

ABSTRACTS OF TITLE,

liability of abstract books to taxation, 437.

ACCESSION,

title to property by, 368.

ACCIDENT INSURANCE,

liability for injury not externally visible, 148. what constitutes "total disability," 148, 150. notice and proof of loss in case of, 148.

ACCRETION,

title to property by, 368.

ADULTERATION,

of food, the intent in, 181.

AEROLITE,

an aerolite which falls from the sky and is imbedded in the soil is the property of the owner of the land on which it falls, rather than of the finder, 365.

AGISTMENT.

ISTMENT, lien of a chattel mortgage, paramount to that of an agister, 344, 348.

ALABAMA,

proceedings at the fifteenth annual meeting of the State Bar Association of, 357.

ALIEN

legislation regarding offenses against, 337.

ALIMONY,

re-marriage of the wife, a ground for the reduction of, 480.

AMERICAN BAR ASSOCIATION

fifteenth annual meeting of the, 41, 221. agitation of uniform legislation by, 299.

address of John F. Dillon, detailing recent changes in statute law, 375.

APPEALS AND APPELLATE PROCEDURE,

should appellate courts review the facts, in actions at law, 86.

lack of courtesy on the part of appellate judges toward trial judges, 161.

an appellate court will not adjudicate a controversy between two corporations, which pending the appeal, have come under the control of the same persons, but will reverse the judgment and remand the cause for further proceedings, 162.

evils of the assignment system of reviewing cases, as practiced by the Supreme Court of Illinois, 319,

ASSAULT WITH A DEADLY WEAPON,

effect of failure to prove that rifle was loaded, in prosecution for, 68, 76.

ASSESSMENT.

suit in equity to enjoin void assessment, 4.

ASSIGNMENT FOR BENEFIT OF CREDITORS,

how far preference made by a failing debtor, in contemplation of, or at the time of making an assignment, is valid, 121. ASSIGNMENT FOR BENEFIT OF CREDITORS—Continued.

money deposited with a private banker to secure him from liability on a bond, and mingled by him with the other funds of the bank, with the knowledge of the depositor, passes to the banker's assignee under a general assignment, 202.

ATTORNEY AND CLIENT.

contract for professional services rendered in affecting action by public bodies, is void, 81.

what constitutes champerty, 282.

an attorney who brings suit for damages for personal injury sustained by his client, can acquire no lien for his fees and expenses on the claim before judgment and the client has the right to compromise and release the claim at any time before judgment without the consent of his attorncy, 436.

ATTORNEY'S LIEN. See ATTORNEY AND CLIENT.

BAILMENT,

liability of store keeper for the care of customer's property, 320.

the essence of a contract of bailment is diligence and when the bailee shows the exercise of that degree of diligence required by law of his class he is discharged although the thing bailed be stolen or lost, 417.

BANKRUPTCY,

legislation in congress on the subject of, 101.

BANKS AND BANKING. See also NATIONAL BANKS. a certificate showing that a certain person had deposited therein so many dollars "in checks," payable to the order of himself, does not show a, promise to pay the amount specified in money, and is not negotiable, 126.

nature and negotiability of certificate of deposit

certificate of deposit payable in currency, 129. certificate payable in current funds, 130.

certificate payable in United States bonds, 131.

where a bank, upon which a check is drawn, fails before payment thereof, though it is drawn in due season, and the drawer of the check had the same certified before delivering it to the payee, he is not discharged from liability on the check, 16 165.

provision of a bank charter providing for an annual tax upon each share of stock subscribed in lieu of other taxes must be construed not only as exempting the bank from further taxation of its capital stock, but as exempting the individual stockholders from any taxation on their shares, 169, 172.

money deposited with a private banker to secure him from liability on a bond, and mingled by him with the other funds of the bank, with the knowl-

BANKS AND BANKING-Continued.

edge of the depositor, passes to the banker's as-signee under a general assignment, 202. money deposited with a private banker to secure

him from liability on a bond, though evidenced by a certificate of deposit, is a general and not a special deposit, 202.

a person who has been elected cashier of a bank and who has given, bond for the faithful performance of his duties as such, and afterwards under-takes to keep the books, does not effect such la change in his duties as to discharge the surety in case of embezzlement, 360.

a bank cannot refuse to cash a check, though it knows that it was drawn in payment of a bet made in violation of law, on the result of an election, 396.

abolition of days of grace, 415.

liability of bank for special deposit received through its cashier for gratuitous safe keeping and return, where the same is fraudulently stolen or appropriated, 417.

validity of the gift of a deposit of bonds and coupons without manual delivery, 476.

RIGAMY.

in a trial for, the first marriage may be established by proof of a marriage in fact, celebrated in another State of the Union, followed by cohabitation in that State and the birth of children, 141.

on the part of the husband, is not a "personal" wrong or injury to the wife under statute forbidding her testimony except in cases growing out of such wrong, 423.

power of municipality to borrow money, does not include power to issue bonds, 101.

a person who has been elected cashier of a bank and who has given bond for the faithful performance of his duties as such, and afterwards undertakes to keep the books, does not effect such a change in his duties as to discharge the surety in case of embezzlement, 360.

public corporation bonds, recitals thereon and their legal effect, 438, 460.

BOOKS RECEIVED, 12, 32, 52, 93, 131, 153, 233, 329, 349, 369, 406, 446, 467.

BUILDING AND LOAN ASSOCIATION,

the law as to usury does not in general apply to,

CAPITAL PUNISHMENT,

the abolition of, 348.

CARRIERS OF GOODS,

at common law, an action will lie against, for an unreasonable and excessive freight charge, but not for a mere discrimination in favor of another shipper, 8.

unlawful discrimination by, 8, 11.
may stipulate in contract of shipment to a point beyond its line, that it shall be released from liability after the goods have left its road, 64. power of terminal association to make rules for the

government of shippers, 141.

not liable for goods placed in its warehouse after transportation, although the assignee may have had no opportunity to remove them, 464.

the general liability of common carriers for goods received by them for carriage before and after transit, 466.

CARRIERS OF PASSENGERS,

validity of regulation requiring passengers to pay fare, where ticket has been forfeited, 22.

liability of the carrier for the tort of its ticket agent, 24.

CENTRAL LAW JOURNAL,

prospectus of, at the commencement of its nineteenth year, 1.

a compliment to the, 279,

CERTIFICATE OF DEPOSIT.

nature and negotiability of, 126, 128. negotiability of certificate payable in currency, 129. of certificate payable in current funds, 130.

certificate payable in United States bonds, 131.

CHAMPERTY AND MAINTENANCE,

what constitutes champerty, 282.

CHARITABLE CORPORATION,

liability of, for torts of their employees, 125.

HATTEL MORTGAGE.

lien of a, properly filed, is paramount to that of an agister for subsequently pasturing the mortgaged stock, 344, 348.

CHECK.

how far certification of, releases drawer from liability upon failure of bank to pay same, 165.

a bank cannot refuse to cash a check, though it knows that it was drawn in payment of a bet made in violation of law, on the result of an election, 396.

CIVIL DEATH.

descent and distribution of property in the case of,

CIVIL RIGHTS.

the provisions of the fourteenth amendment apply exclusively to enactments by the State and cannot be extended to the rules of a theater reserving certain seats for white persons exclusively, 269. validity of enactments infringing, 271.

COLORADO,

water rights in, 181, 253.

COLORED PERSONS

the provisions of the fourteenth amendment do not apply to the rules of a theater, reserving certain seats for white persons exclusively, 269.

COMPOUNDING FELONY,

the owner of property stolen or wrongfully taken, may reclaim the same or receive compensation for the injury sustained and this compensation may be by promissory note signed by sureties and unless there is an agreement to forbear prosecution, the defense of compounding a felony will not be available against the note, 246.

COMPROMISE.

of suit by client without notice to attorney, validity of, 436.

CONFESSION. See CRIMINAL EVIDENCE.

CONFLICT OF LAWS,

contract for sale of personal property, made in one State, how far enforceable in another, 102.

concerning action for death, 185. interstate extradition or rendition, 301.

interpretation of ambiguous judgment rendered by the courts of a sister State, 341.

CONFUSION OF GOODS,

right to pursue goods mingled indistinguishably in hands of third party, 402.

general statement of the doctrine as to, 405.

legislation in, on the subject of bankruptey, 101.

CONSIDERATION

immoral consideration for contract of marriage, 3. sufficient to support contract to make testamentary disposition of property, 123.

CONSTABLE,

liability of the bondsmen of a, for an unlawful levy,

CONSTITUTIONAL LAW.

"cruel and unusual punishment" for the sale of intoxicating liquors, 1.

statute making counties liable for injuries, for defect in a highway, does not create a vested right in the person injured, and the repeal of such statute does not infringe the provision of a constitution, that "every man shall have a remedy by due course of law, for injury done him in person, property or reputation," 29.

G

d

1.

it

n

f.

lv

at

ME

n.

m

ad

11.

ot

ty

ne

bv

in

VV.

in-

de-

ght

ich

on-

edy

er

CONSTITUTIONAL LAW-Continued.

what constitutes a "vested right," within the terms of the constitution, 31.

validity of statute providing for the appointment of trustee in deed or mortgage, discriminating against citizens of other States, 61.

constitutional power to establish municipal coal

taxation by a State of merchandise brokers engaged in interstate commerce, 81.

interpretation of act preventing the illegal sale of oleomargarine, 84.

what is and what is not, interstate commerce, within the purview of the constitution, prohibiting State taxation, 121.

constitutional punishment for violators of the liquor law, 141, 152

power of State railroad commissoners to fix, without judicial inquiry, railroad rates, 201, 357, 368.

regulation of warehouses and elevators by State legislature, 201. municipal power, extent and rate of taxation, 225,

validity of special legislation applicable to employer and employee, 242.

validity of State fee for filing articles of incorpo ration, where the incorporation is in effect a consolidation of domestic or of foreign corporations, 262.

disregard of fundamental guaranties of the constitution, 375.

construction of the Michigan Act requiring the choice of presidential electors by districts, 435

constitutionality of railroad legislation, imposing a penalty for killing of stock without right of inquiry, 475.

CONTRACT,

validity of sale of intoxicating liquors to be illegally sold in another State, 2.

immoral consideration for contract of marriage, 3. of employment, for "satisfactory service," 21.

not to purchase goods from a certain place, void because of being in restraint of trade, 46. affecting action of public bodies, contrary to pub-

lie policy and void, 81. the buying and selling of options is a gambling

contract, and therefore void, 89. recovery of money lost in a sale of options, 89,

a promise to make a particular testamentary disposition of property for the benefit of another, is unenforceable unless founded upon a sufficient consideration, 123.

what constitutes sufficient excuse for the non-performance of a contract to raise, sell and deliver a specified quantity of beans, 164.

construction of the contract of guaranty, 281.

effect of part performance upon the right to recover under, 396.

of a provisional municipal government, validity of. 480.

CORPORATION,

implied powers of public corporations to issue negotiable securities, 103.

liability of charitable corporation, for torts of their employees, 125.

appellate court will not adjudicate a controversy between two corporations, which pending the appeal, have come under the control of the same persons, 162.

power of foreign corporation to hold real estate,

charter powers, 166.

foreign regulations of the companies' right to hold land, 166.

powers repugnant to local policy, 166. Illinois rule against perpetuities, 167. exceptions to the rule of local equality, 167. ultra vires title, when voidable only, 167. local statutory restrictions-evasion, 168,

CORPORATION-Continued.

presumption of the validity of the title, 168. implied power to take title as security or in satisfaction of debts, 168.

failure of foreign company to comply with statutory conditions, 168.

power to take by devise, 169.

restriction in the statute of wills of the corpo rate domicile, 169.

foreign corporation as trustee, 169.

exemption of bank by its charter from taxation, far exempts individual stockholders from taxation of their shares, 169, 172.

incorporation of "single individuals," in Iowa, 241. 991

validity of State fee for filing articles of incorporation, where the incorporation is in effect a consolidation of domestic or of foreign corporations,

jurisdiction of, over non-resident corporations, 279. residence of, under the removal act, 279, 285.

statute exempting manufacturing corporations from taxation, does not render a corporation chartered to do manufacturing only, but which is engaged in other business as well as manufactur-

ing, wholly exempt, 280. transfer of corporate stock, and stockholder's liability thereon, 289.

public corporation bonds - recitals thereon and their legal effect, 438, 460.

CORRESPONDENCE, 32, 71, 72, 98, 118, 152, 173, 192, 232, 253, 291, 348, 368.

COUNTIES.

vested right in statute making counties liable for injuries, by reason of defect in highway, 29.

of the value of dessenting opinions, 41. in Texas, 72.

COVENANTS, restricting use of land, how far enforceable by subsequent purchasers, 184, 359.

CREDITOR'S BILL.

the United States Circuit Court has no jurisdiction of a bill in equity to subject the property of an in-solvent corporation to the payment of a simple contract debt in advance of recovery of a judgment at law, when such debt is unsecured by lien or mortgage, though a State statute authorizes the bringing of such suit by any three creditors of the insolvent corporation, 207.

CRIME,

and its divisions, 47.

CRIMINAL EVIDENCE.

evidence of an admission of the theft of a registered letter, made by a person since deceased, is not admissible upon the trial of a postmaster for the embezzlement of such letter, 162.

CRIMINAL LAW AND PROCEDURE,

federal jurisdiction of crimes against foreigners,

crime and its divisions, 47.

definition, 47. treason, 48.

felony, 48. misdemeanor, 48.

high crimes and misdemeanors, 48.

misprision, 48.

infamous crimes, 48.

merger, 48.

attempts, 49. the felonious intent in larceny, 66.

effect of failure to prove that rifle was loaded in prosecution for assault with a deadly weapon, 68. proof of first marriage in prosecution for bigamy,

trial of extradited prisoner for offense not in requisition, 161.

the intent in the offense of adulteration of food, 181.

CRIMINAL LAW AND PROCEDURE-Continued.

interpretation of the Missouri act making it a misdemeanor to obtain board or lodging in an hotel or lodging house, by trick or deception or false or fraudulent representations, 246.

interstate extradition or rendition, 301.

code of criminal procedure in the federal courts,

CRIMINAL TRIAL,

validity of exclusion of the public from the court room in, 21.

how far testimony of juror may be received to show that newspaper articles read by the jury had not influenced their verdict, 45.

DAMAGES.

for pain and suffering and injury to the feelings, recoverable against telegraph companies for failure to deliver message, 457.

DAYS OF GRACE,

abolition of, 415.

DEADLY WEAPON.

how far an unloaded rifle is a, 68, 70.

DEATH BY WRONGFUL ACT,

civil action for causing death under the Kansas statute, 113.

conflict of laws concerning actions for death, 185. liability of lunatic for causing death by wrongful act. 248.

DEED,

filing for record, as full notice, 25.

where the statute does not say that filing is notice, 25.

where the statute declares the filing to be notice, 26.

contrary view and conflict of decisions, 26.

other decisions and statutes, 27.

the equity of the matter, 28.

validity of statute discriminating against citizen of another State, as trustee in deed or mortgage, 61.

how far a covenant restricting the use of land, can be enforced by subsequent purchasers, 184, 359.

DESCENT AND DISTRIBUTION,

under the law of Texas, the estate of one sentenced to imprisonment for life, does not descend or vest as in case of death, 225.

DIGEST OF CURRENT OPINIONS, 13, 33, 52, 72, 93, 113, 131, 153, 174, 193, 212, 233, 253, 272, 291, 311, 329, 351, 369, 386, 407, 427, 446, 467, 485.

DISSENTING OPINIONS,

of the value of, 41.

DIVORCE

a boarding-house as a legal home for a wife, 475.
re-marriage of the wife, a ground for reduction of alimony, 480.

DURESS,

the owner of property stolen or wrongfully taken, may reclaim the same or receive compensation for the injury sustained and this compensation may be by promissory note signed by sureties and unless there is an agreement to forbear prosecution, the defense of compounding a felony will not be available against the note, 246.

where a debtor in failing circumstances pays a note not due to a bank out of funds deposited therein, under threat of attachment proceedings if the note is not paid, such promise is voluntary and not made under duress, 300.

ELECTIONS AND VOTERS,

construction of the Missouri election law, 305.

effect of error of county clerk in printing names of additional candidates on the official ballot, 305.

effect where the votes in certain election districts were received at two polling places instead of one, 305.

effect of the provision of statute that a certain irregularity in election procedure is fatal to the validity of returns, 305.

ELECTIONS AND VOTERS-Continued.

such construction of an election law as would permit the disfranchisement of large bodies of voters because of a technical error, should be avoided if possible, 306.

under the Missouri ballot law, electors may vote for candidates whose names do not appear on the official printed ballots, 306.

act for the prevention of corrupt practices at elections. 395.

construction of the Michigan act requiring the choice of presidential electors by districts, 435.

ELECTRICITY.

application of the doctrine of contributory negligence to the subject of electric wires, 144.

liability of electric company for injuries occasioned by one running against electric wires not properly insulated, 144.

liability of electric street railway for injuries to travelers at crossings, 145.

whether, is the subject of larceny, 241.

power of cities to authorize the use of electricity as motive power, 241.

mechanic's lien upon electric light plant, 261.

liability of telephone company for injuries to traveler by reason of a suspended electric wire with which he comes into contact, 416.

ÉLEVATOR,

regulation of grain elevators by State legislature, 201.

EQUITY. See also CREDITOR'S BILL.

suit in, to enjoin void judgment, assessment, or tax,

the right of corporate creditors to proceed in equity to protect and subject the assets of an insolvent corporation without reducing their claims to judgment, 210.

EVIDENCE. See also EXPERT TESTIMONY.

admissibility of telephone communications, 145.

statement made by one of several defendants to his co-defendants, advocating the settlement of plaintiff's claim, is not within the rule excluding offers made for the purpose of compromise, 281.

notable change in the law of, in Georgia, 375. evidence of the pecuniary condition of plaintif

evidence of the pecuniary condition of plaintiff, admissible in an action for personal injuries, where the circumstances of the case justify the imposition of exemplary damages, 377.

the Kansas Supreme Court on the admissibility of, 399.

EXECUTION,

blackberries while growing on the bushes, not subject to levy as personal property, 41. applicability of exemption laws to the law of life

applicability of exemption laws to the law of life insurance, 378.

EXEMPLARY DAMAGES,

evidence of pecuniary condition of plaintiff admissible in an action for personal injuries, where the circumstances of the case justify the imposition of exemplary damages, 377.

EXEMPTION. See EXECUTION.

EXPERT TESTIMONY,

opinion evidence as to the value of shade trees, 23.

EXTRADITION

trial of extradited prisoner for offense not mentioned in requisition, 161.

interstate extradition or rendition, 301.

rule of the federal government, 301. shall be tried only for the crime specified, 302. the doctrine of the States, 302. may be tried for another offense, 302. cannot be tried for another offense, 303.

kidnapping, 305.

FALSE PRETENSES,

the offense of obtaining board at lodging house or hotel by means of, 246.

FEDERAL COURTS.

jurisdiction in federal courts of bill in equity to subject the property of an insolvent corporation to the payment of a simple contract debt in advance of recovery of a judgment at law, 207.

jurisdiction of, over non-resident corporations, 279. the cases in which the federal courts do or do not follow State decisions in matters of substantive law, 322.

code of criminal procedure in the, 412.

FEDERAL OFFENSE,

jurisdiction of crimes against foreigners, 21.

evidence of an admission of the theft of a registered letter, made by a person since deceased, is not admissible upon the trial of a postmaster for the embezzlement of such letter, 162.

FELLOW SERVANT. See MASTER AND SERVANT.

the rights of a finder of an aerolite, 365. title to property by finding, 368.

FLORIDA.

law of, as to wills made in other States, 348.

FOREIGN CORPORATION.

power of, to hold real estate, 166.

FRAUDS, STATUTE OF, validity of parol contract for the conveyance of land, between husband and wife, after separation,

FRAUDULENT REPRESENTATIONS,

of agent, liability of principal for, 338.

GAMBLING. See GAMING.

GAMING,

contract to buy or sell options is a gambling contract, and therefore void, 89.

GARNISHMENT.

statutes of States as to, 232.

GEORGIA,

notable change in the law of evidence in, 375.

GIFTS.

of personal property, 361,

definition, 361.

distinction between a sale and a gift, 361.

distinction between a gift and an advancement, 362.

who may make a gift, 363.

who may take a gift, 363. what may be given, 364.

legality of gifts, 365.

validity of the gift of a bank collection, 476.

GOOD-WILL,

what passes as, upon the transfer of an hotel by its name, 222.

GUARANTY,

a person who guarantees that another will pay promptly for goods to be purchased, is not liable where the purchaser becomes insolvent after the guaranty is executed, and the seller gives the guarantor no notice of the purchaser's failure to pay, 44.

construction of the contract of, 281.

HIGHWAY, liability of county for defect in, 29.

liability for unauthorized use of, causing injury to a voluntary spectator, 231.

HOMICIDE,

statistics upon the crime of, 455.

HUMORS OF THE LAW, 12, 32, 52, 98, 118, 131, 158, 178, 193, 233, 253, 272, 291, 349, 407.

HUSBAND AND WIFE,

validity of parol contract for the conveyance of land, between husband and wife after separation,

implied authority of a husband to contract as his wife's agent, so as to subject her property to a mechanic's lien, 250, 252.

wife's separate property under the Missouri statute may be seized on execution under a judgment

HUSBAND AND WIFE-Continued.

against the husband alone, where the judgment debt was for necessaries for the family, 264.

validity of business partnership between, 327, 328. bigamy on the part of a husband is not such a "personal" wrong or injury to the wife as to allow her to testify against the husband in a criminal prosecution under statute forbidding her testimony, except in cases growing out of such wrong or injury, 423.

a boarding-house as a legal home for a wife, 475.

liability of a husband, living upon premises owned by his wife, for injuries occasioned by the act of a dog kept and harbored by husband, 483, 485.

the husband, though responsible for the personal torts of the wife, is not responsible for trespasses committed by her in the management of her separate estate, 483, 485,

ICE.

measure of damages for the destruction of an unharvested crop of, 456.

IDAHO,

lack of courtesy exhibited by the supreme court of, toward trial judges, 161.

opinions of the supreme court of, 819, 425, 445. evils of the assignment system as practiced by the supreme court of, 319, 425, 445.

INFANT.

note or acceptance of, for necessaries, 203.

INJUNCTION.

of void judgment, assessment, or tax, 4.

restraint of libelous publications as to the infringement of a patent, 280.

to restrain one from swearing on his own premises. 280

of labor unions from interference with employees, 415.

INNKEEPER.

Interpretation of the Missouri act making it a misdemeanor to obtain board or lodging in an hotel or lodging house, by trick or deception or false or fraudulent representations, 246.

liability of a lunatic in damages for causing the death of another by an act which would be felonious except for his insanity, 248.

INSTRUCTION,

to juries allowing or advising compromise verdicts, is erroneous, 223.

INSURANCE,

a local custom that insurance agents, after the termination of their agency, may cancel any of the policies issued through them, is unreasonable and void, 103.

the felonious intent in larceny, 66.

not necessary to prove the, in trial for the of-fense of adulteration of food, 181.

INTERSTATE COMMERCE,

what constitutes interstate commerce, within the purview of the constitution, prohibiting State taxation, 121.

INTERSTATE COMMERCE LAW, joint tariff of connecting roads under the, 357.

INTOXICATING LIQUORS.

"cruel and unusual punishment" for the selling of, 1, 141, 152.

validity of sale of, to be illegally sold in another State, 2.

IOWA,

motion to direct verdict in, 71, 173.

incorporation of "single individuals" in, 241, 291.

IRRIGATION.

proprietary water rights as applied to irrigation companies, 163.

JUDGES.

lengthy judicial careers, 32.

lack of courtesy by the Supreme Court of Idaho toward trial judges, 161.

JUDGMENT.

what is a void judgment, 4.

suit in equity to enjoin void judgment, 4.

injunction where judgment is valid on its face, but its invalidity is shown by matters de hors the record, 6.

the revivor of a judgment is merely a continuation of the original suit, so as to restore the judgment. 144.

interpretation of ambiguous judgment rendered by the courts of a sister State, 841.

JURY. See also TRIAL.

instructions to, allowing or advising compromise verdicts, is erroneous, 223.

KANSAS.

civil action for causing death under the statute of, 113.

the supreme court of, on the admissibility of evidence, 399.

LANDLORD AND TENANT.

the owner of a building leased to a tenant, where the tenant had covenanted in the lease to keep the premises in good repair, cannot be held liable for an injury caused by the neglect of the tenant in making repairs, 143.

owner of tenement house not liable for injuries to plaintiff, caused by defective condition of steps, where the injuries were received while plaintiff was in the house, neither on express invitation nor by implication as being a relative or friend of the occupant, 244.

a grantee of premises subject to a lease, is liable for a nuisance created and continued by the tenant if such grantee had no power to abate the nuisance, 376.

LARCENY.

the felonious intent in, 66.

no larceny in absence of such intent, 66.

intent must be to deprive owner of his property,

intent to convert to taker's use, unnecessary, 67. intent to temporarily deprive owner, 67.

intent to hold for reward, 67.

intent must exist at the time of taking, 67. scope and extent of this rule, 68.

its limits and exceptions, 68. LAW BOOKS,

Book Reviews, Reports

Ballard's Annual Report on the Law of Real Property, 11.

American State Reports, Vol. 23, 32; vol. 24, 329, vol. 25, 869,

Lawyers' Reports, Annotated, books 13 and 14, 283; book 15, 446.

American Railroad and Corporation Cases, 291. Hand Book of Decisions of the United States Su-

preme Court, 406. Book Reviews, Text Books,

American and English Encyclopædia of Law, vol. 17, 11; vol. 18, 233; vol. 19, 440. Ray on Contractual Limitations, 12.

The Law of Bank Checks, 51.

Proffatt on Notaries, 52.

Black on Intoxicating Liquors, 193.

Lewis on Federal Power, 193.

Hints on Advocacy, 211. Travis on Sales and Collateral Subjects, 232.

Harris on the Law of Damages by Corporations, 233.

Mining Rights in Colorado, 291.

Pomeroy's Equity Jurisprudence, 311. Beach on Contributory Negligence, 311.

Schouler on Wills, 329

Direct Legislation by the People, 329.

An Introduction to the Study of the Constitution

LAW BOOKS-Continued.

'oster's Federal Practice, 349.

Jones on the Negligence of Municipal Corporations,

Elliott on Appellate Procedure, 369.

Weeks on Attorneys and Counselors at Law, 369. Keasbey on Electric Wires, 406.

Merrill on Mandamus, 406.

The Puritan in Holland, England and America, 446. The Old English Manor, 446.

Reno on Non-residents and Foreign Corporations,

LEGISLATION.

uniform legislation in the United States, 290.

regarding offenses against aliens, 337.

recent changes in statute law, 375.

legislative power in the fixing of rates to be charged by railroads, warehouses and elevators, 201.

restraint of libelous publications as to the infringement of a patent, 28

LIFE INSURANCE,

applicability of exemption laws to the law of, 378.

LIMITATION OF ACTIONS,

revivor of a foreign judgment as a removal of the bar of the statute of limitations, 144.

a residence in Washington as United States sen ator, is not of such a character as to interrupt the running of the statute within a State, 245.

are statutes of limitations statutes of extinguishment. 248.

LUNATIC. See INSANITY.

MARRIAGE.

immoral consideration, whether supports an action for breach of contract of, 3.

proof of, in prosecution for bigamy, 141.

validity of a common-law marriage, 339.

construction of will containing a condition in restraint of marriage, 383, 385.

distinction between conditions in restraint of marriage and limitations in wills, 385.

conditions restraining persons widowed from maraying again, sustained as valid, 385.

validity of conditions in restraint of marriage, generally, 386.

MASTER AND SERVANT,

interpretation of contract of employment, for "sat isfactory service," 21.

liability of master for torts of the servant, within the scope of his employment, 24.

quarryman and train hand, operating railroad, how far fellow-servants, 41.

how far a railroad company is charged with notice of the incompetency of its employees in an action by a co-employee against the company for damages for injuries, 146.

Missouri law as to fellow-servants, 181, 191,

railroad section hands engaged in ballasting the railroad track with stone, which is hauled to them on a construction train and unloaded by the train men, are fellow-servants with the train men, 187. the Supreme Court of Minnesota upon the subject

of "volunteer" service, 221. validity of Texas act providing a penalty for employer delaying payment of wages of employee,

242 liability of railroad company for injury to locomotive engineer, occasioned by contributory negli-

gence, 399. injunction of labor unions from interference with employees, 415.

MEASURE OF DAMAGES,

for the destruction of an unharvested crop of ice,

right of recovery of consequential damages, for injury to business, through loss of trade, 479.

MECHANIC'S LIEN, implied authority of a husband to contract as his

MECHANIC'S LIEN-Continued.

wife's agent so as to subject her property to a mechanic's lien, 250, 252,

upon electric light plant, 261. MERCANTILE AGENCY.

liability of, for the fraudulent representations of its agent. 338.

MICHIGAN.

construction of "Miner" presidential elector law of, 495

MINNESOTA,

the supreme court of, as to "volunteer" service, 221, MISSOURI.

law of, as to fellow-servants, 181, 191,

construction of the Australian ballot system of, 306,

MORTGAGE,

validity of statute discriminating against citizens of other States, as trustee in deed or mortgage, 61. MUNICIPAL BOND. See MUNICIPAL CORPORATION.

MUNICIPAL CORPORATION.

liability of, for injuries occasioned by negligence of fire department, 49, 193.

the doctrine of respondent superior, as applied to, 50. power of, to establish municipal coal yards, 61.

power of municipality to borrow money, does not include power to issue bonds, 101.

municipal rate, power and extent of taxation, 225,

power to authorize the use of electricity as motive power, 241.

special acts conferring corporate powers on municipal corporations, 266.

classification of population, 266.

classification otherwise than by population, 267. as to the nature of the grantee, 267.

as to the powers conferred, 268.

as to changing agencies, 269. power of cities in Missouri to levy taxes, 342.

liability of, for injuries occasioned by negligence of the fire department, 376.

public corporation bonds - recitals thereon and their legal effect, 438, 460.

a city which succeeds to the rights, franchises and property of a village, is bound by all its contracts and obligations, 480.

a provisional municipal organization having no legal existence, cannot bind itself by contracts, 480.

MURFREE, WILLIAM L., SR., death of, 181.

NATIONAL BANKS. See also BANKS AND BANKING. application of State usury laws to, 241.

construction of the provisions of some of the bank charters of Tennessee prescribing the amount of tax. 337.

indorser of a note which is discounted by a national bank and which matures after the bank becomes insolvent and a receiver is appointed, is entitled to set-off against the lote the amount of his deposits in the bank at the time of failure, 358.

transfer of stock in, 442.

under the federal statutes, the rights of a transferee of national bank stock under an unrecorded transfer, are superior to the rights of a subsequent attaching creditor of the transferee without notice, 442.

not competent for State legislation to limit or interfere with the transferable quality of national bank stock, 442.

NECROLOGY

death of William L. Murfree, Sr., 181.

NEGLIGENCE.

a steam threshing machine is not a "dangerous instrumentality," and the duty of a manufacturer and vendor to make it of good material and workmanship, does not extend beyond the person with whom he contracts. In the absence of knowledge of defect, he is not liable for an injury

NEGLIGENCE-Continued.

caused by an explosion, to one of the men attending the machine, with whom he had no privity of contract, 108, 192.

liability for, occasioned by defective instrumentality, sold to one not in privity of contract with the manufacturer, 112, 192.

liability of charitable corporations for, 125.

liability for, in the defective insulation of electric wires, 144.

liability of electric street railway for injuries to travelers at crossings, 145.

liability of municipal corporation for the negligent acts of firemen, 198, 376.

although a display of fireworks on the highway be unauthorized, persons present thereat as voluntary spectators cannot recover for injuries from the fireworks not caused by negligence, 231.

liability of the owner of property, for injuries occasioned by its detective condition, to one not legally upon it, 244.

NEGOTIABLE INSTRUMENT. See also CERTIFICATE OF DEPOSIT.

suits cannot be maintained against the indorser of a note, before its maturity, for overdue interest, unless proper demand therefor has sürst been made upon the maker, 62.

implied powers of public corporations to issue negotiable securities, 103.

how far certificate of deposit is negotiable, 126. infant's note or acceptance for necessaries, 203.

one who intrusts his signature to another for commercial use becomes holden upon a negotiable promissory note, fraudulently so written by the person so intrusted with it, and negotiated to an innocent holder, 247.

effect of indorsement before delivery, 284. abolition of days of grace, 415.

NUISANCE.

how far swearing on one's own premises is a, which may be enjoined, 280.

a grantee of premises subject to a lease, is liable for a nuisance created and continued by the tenant if such grantee had no power to abate the nuisance, 376.

OFFICE AND OFFICERS,

effect of failure on the part of the officer, to take the oath of office within the time prescribed by law as constituting a forfeiture ipso facto, 42.

OLEOMARGARINE,

validity of act preventing the illegal sale of, 84. OPINION EVIDENCE. See EXPERT TESTIMONY. OPTION CONTRACT. See GAMING.

PARTNERSHIP,

how far sharing of profits, constitutes a, 182. validity of, between husband and wife, 327, 328. insolvent partner—distribution of assets between individual and partnership creditors, 418.

PERSONAL PROPERTY, gift of, 361.

PREFERENCE,

how far preference in assignment for the benefit of creditors, is valid, 121.
PRINCIPAL AND AGENT.

liability of the principal for torts of the agent, within the scope of his employment, 24.

principal liable for the fraud and deceit of his agent which was committed for the principal in the course of and as a part of the agent's employment and within the scope of his authority, 838.

PRINCIPAL AND SURETY, one who has been elected cashier of a bank and who has given bond for the faithful performance of his duties, as such, and afterwards undertakes to keep the books, does not effect such a change in his duties as to discharge the surety in case of embezzlement, 360.

liability of the sureties of a constable, for damages occasioned by an unlawful levy, 477.

PUBLIC CORPORATION.

implied powers of, to issue negotiable securities, 103. bonds of, recitals thereon and their legal effect, 438, 460

QUERIES, 407.

QUERIES ANSWERED, 12, 32.

RAILROAD COMMISSIONERS,

regulation of railroad rates by, 201, 357, 368.

RAILROAD COMPANIES.

unlawful discrimination by, in the carriage of freight, 8, 10.

validity of regulation requiring passenger to pay fare, where ticket has been forfeited, 22.

liability of, for the tort of its ticket agent, 24. taxation of the gross receipts of a, by a State within

which its line begins and ends. 121. power of terminal association to make rules for the

government of shippers, 141. liability of electric street railway for injuries to

travelers at crossings, 145. how far a railroad company is charged with notice

of the incompetency of its employees in an action by a co-employee against the company for damages for injuries, 146.

railroad section hands engaged in ballasting the railroad track with stone which is hauled to them on a construction train and unloaded by the train men are fellow-servants with the train men,

regulation of railroad rates by State railroad commissioners, 201, 357, 368.

the Supreme Court of Minnesota upon the subject of "volunteer" service in the management of trains, 221.

use of electricity by, as motive power for street cars, 241.

joint tariff of connecting roads under the interstate commerce law, 357.

effect of contributory negligence by a locomotive engineer on right to recover for injury, 399.

constitutionality of legislation against, 475. validity of Colorado statute imposing a penalty upon a railroad company for the killing of stock

without opportunity for judicial inquiry, 475.

filing of deed for, as full notice, 25.

REMOVAL OF CAUSES,

residence of corporations under the removal act. 279, 285,

RESPONDEAT SUPERIOR.

the doctrine of, as applied to municipal corporations, 50.

RESTRAINT OF TRADE.

contracts void as being in, 46.

of intoxicating liquors, validity of to be illegally sold in another State, 2,

contract of guaranty upon the sale of goods, 44. of personal property made in one State, how far enforceable as to possession in another, 102,

of good-will in the sale of an hotel by name, 222.

SET-OFF.

right of maker of note discounted by a bank which becomes insolvent, to set-off against it the amount of his deposit in the bank, 358.

SPECIFIC PERFORMANCE,

of parol contract between husband and wife after separation, 83.

STATUTE.

special acts conferring corporate powers on municipal corporations, 266,

STOCK AND STOCKHOLDERS,

liability of stockholders where there has been an unregistered transfer of stock, 290. transfer of stock in national banks, 442, 445.

SUNDAY LAW.

wills made on Sunday, 93.

TAXATION.

suit in equity to enjoin void tax, 4.

void taxes and assessments, 5.

by a State or municipality, of trades, professions and occupations, 81.

by a State, of merchandise brokers engaged in interstate commerce, 81.

the transportation of goods and passengers by continous carriage, from one point in a State to another, is not interstate commerce, though a part of the route is through another State and it is within the power of the State where such road begins and ends, to impose a tax on its gross receipts, 121.

exemption from, of the shares of stockholders of banks, 169, 172,

municipal rate, power and extent of, 225, 227.

statute exempting manufacturing corporations from, does not render a corporation chartered to do manufacturing only, but which is engaged in other business as well as manufacturing, wholly exempt, 280.

of national banks by a State, 337.

power of cities in Missouri to levy taxes, 342.

power of State to tax telegraph companies which have accepted a franchise from the United States,

liability of abstract books to, 437.

TELEGRAPH COMPANIES,

rights of, to obtain service by telephone companies.

power of State to tax telegraph companies which have accepted a franchise from the United States.

liability of, for damages for injury to the feelings, in delay in delivering message, 457.

TELEPHONE.

admissibility of telephone communications in evidence, 145.

TELEPHONE COMPANIES,

power of, to refuse its service to telegraph company, 121.

liability of, for injury to traveler by reason of suspended wire, 416.

construction of the provisions of national bank charters in, 337.

courts in, 72

THEATER

the provisions of the fourteenth amendment do not apply to the rules of a theater reserving certain seats for white persons exclusively, 269.

liability of charitable corporations for 125.

liability for unauthorized use of highway causing injury to a voluntary spectator, 231. liability of lunatic for, 248.

TRADE-MARK.

transfer of the use of name as a trade-mark, 222.

TRADE NAME. See TRADE-MARK.

TRIAL

motion to direct verdict in Iowa, 71, 173.

should appellate courts review the facts in actions at law, 86. lack of courtesy on the part of appellate judges

toward trial judges, 161.

instructions to the jury that the law "accepts and will tolerate reasonable compromise and fair concession," on the part of the jury is erroneous, 223.

"TRUST."

fate of the Missouri "trust" statute, 61.

TRUST AND TRUSTEE,

duties and liabilities of trustee in the investment of trust funds, 397.

UNITED STATES SUPREME COURT,

technicality in, 1.

the law of municipal bonds in, 101.

USAGE AND CUSTOM,

a local custom that insurance agents, after the termination of their agency, may cancel any of the policies issued through them, is unreasonable and void, 103.

HeHDV

the law of, as applicable to building and loan associations, 224.

application of State usury laws to national banks, 241.

VERDICT.

motion to direct verdict in Iowa, 71, 173.
instructions by the court allowing or authorizing compromise verdicts, is erroneous, 223.

WAGER. See GAMING.

WAREHOUSEMAN,

regulation of warehouses by State legislature, 201. carriers of goods liable as, after transportation, 464.

WATERS AND WATER COURSES,

proprietary water rights as applied to irrigation companies, 163. water rights in Colorado, 181, 253.

WIFE'S SEPARATE ESTATE,

wife's separate property under the Missouri statute may be seized on execution under a judgment against the husband alone, where the judgment debt was for necessaries for the family, 264.

WILL,

Sunday wills, 93.

contract to make a disposition of property by, must be supported by sufficient consideration, 128.

the legality of a spendthrift will, 142.

law of Florida as to wills made in other States, 348. construction of will containing a condition in restraint of marriage, 38', 385.

distinctions in, between conditions in restraint of marriage and limitations, 385, 386.

WITNESS.

evidence of transactions with decedents, 284. bigamy on the part of a husband is not such a "personal" wrong or injury to the wife as to allow her to testify against the husband in a criminal prosecution under statute forbidding her testimony except in eases growing out of such wrong or injury, 428.

husband and wife as, against each other, 425.

SUBJECT-INDEX

TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 35.

This subject-index will, we trust, be found convenient and satisfactory. It contains a reference under its appropriate head to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no cross-references, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abstement, 113, 478. Abstracts of Title, 292. Accident Insurance, 33, 113, 272, 329. Accord and Satisfaction, 131, 427; evidence, 131. Account Stated, 292, 330; impeachment, 330. Accounting, 312, 427, 433. Action, 174, 212, 284, 330, 407, 447. Actions by Infants, 72. Administration, 13, 33, 52, 72, 93, 113, 131, 158, 174, 193, 212, 272, 339, 351, 386, 467, 486; accounting, 13, 174; appoint ment, 330; claims against estate, 212; distribution, 52; sale of land, 193, 330 Administrator, 13, 73, 272, 292, 370, 407, 467; appointment, Administrator de bonis non, 13, 351. Administrator's Bond, 52, 407. Administrator's Sale, 13. Admiralty, 33, 53, 154, 234, 312, 351, 427, 447, 486. Adoption, 330, 427. Adverse Possession, 17, 33, 116, 131, 272, 292, 296, 393, 486. Affidavit, 447. Alimony, 193, 487. Alteration of Note, 113, 252, 272. Animals, 181, 312, 427; impounding, 181. Appeal, 13, 73, 93, 113, 174, 193, 212, 234, 253, 292, 312, 330, 351, 370, 386, 407, 427, 447, 467, 486; amount in controversy, 427; dismissal, 330, 467; evidence, 13; jurisdiction, 174, 427; jurisdictional amount, 351; notice, 93, 292; record, 447; review, 212, 370, 447, 486; supersedeas bond, 330. Appeal Bond, 94, 234, 370, 387. Appeal from Justice's Court, 33, 53, 154. Appealable Orders, 212, 467. Appellate Court, 467; jurisdiction, 14, 386, 467. Appellate Procedure, 174, 272. Arbitration and Award, 33, 113, 370, 447. Arraignment, 353. Arrest, 272. Arson, 294, 353, 371. Assault, 154, 273, 469. Assault with Intent to Kill, 14, 313, 429. Assignment, 15, 174, 196, 197, 276, 296, 314, 487.

Assignment for Benefit of Creditors, 73, 184, 174, 194, 212, 272, 292, 312, 387, 407, 447, 467; preferences, 184. Assumpsit, 330; gratuitous services, 330.

Attachment, 33, 53, 73, 113, 154, 155, 174, 194, 234, 254, 292, 312, 330, 351, 407, 428, 447; affidavit, 447; priority, 194; service of process, 113. Attorney-disbarment, 351, 370. Attorney and Client, 14, 114, 131, 155, 330, 331, 370, 387, 447, 468; compensation, 352; contingent fee, 287; contract, 131; negligence, 14.

Attorney's Fees, 198. Attorney's Lien, 14. Bailment, 14, 254, 292. Bankruptey, 94. Banks and Banking, 33, 73, 94, 181, 175, 284. Bill of Exceptions, 97, 174, 212, 351, 352, 371, 387, 428. Bond, 292, 351, 387, 447, 468 Boundaries, 176, 273, 409, 451, 468. Brokers—commissions, 408, 428. Building and Loan Associations, 53, 175, 194, 254. Burglary, 95, 132, 155, 254, 273, 292, 353, 469 Carriers, 212, 234, 254, 380, 352, 370, 387, 468, 486; contracts, 194. Carriers of Goods, 34, 53, 132, 235, 292, 331, 352, 448; negligence, 352. Carriers of Live Stock, 53, 78, 114, 132, 330, 352, 387. Carriers of Passengers, 14, 34, 53, 73, 114, 132, 130, 352, 387.

Carriers of Passengers, 14, 34, 53, 73, 114, 132, 155, 175, 212, 234, 254, 254, 330, 352, 370, 387, 407, 447, 468, 486; connecting lines, 387; contributory negligence, 14; dangerous premises, 466; limiting liability, 212; negligence, 73, 132, 212, 234, 352, 447, 486; tickets, 330. Certiorari, 34, 194, 293. Champerty, 331. Chattel Mortgage, 53, 73, 94, 114, 119, 132, 155, 175, 235, 254, 273, 293, 312, 352, 370, 388, 428, 448, 468; acknowledgment, 63,468; conversion, 312; validity, 73, 175. Check, 155, 312. Chinese Exclusion Act, 73, 273. Circuit Courts of Appeal, 16, 214. City Council, 212. Civil Damage Laws, 16, 56, 197. Collateral Attack, 117, 275, 354, 428, 450, 490. Community Property, 94, 256, 295, 333, 390. Compromise, 239, 447, 470. Conditional Sales, 14. Confession, 114, 175, 235, 293, 371, 391. Confiscation, 94. Conflict of Laws, 14, 155, 278, 428.

Constitutional Law, 14, 53, 73, 94, 114, 155, 175, 194, 213, 254, 273, 293, 297, 312, 331, 352, 370, 388, 412, 428, 448, 468; amendment of statute, 48; collateral attack, 370, 429; county treasurer, 194; oleomargarine 312; special legislation, 213, 429; supplementary proceedings, 293; titles of acts, 94.

Contempt, 53, 94, 114, 293, 390, 428.

Contempt, 53, 94, 114, 293, 390, 428.

Contract, 14, 34, 53, 73, 94, 114, 132, 155, 175, 194, 213, 235, 254, 273, 293, 318, 331, 352, 370, 389, 407, 428, 438, 448, 448, 448, 496; abandonment, 352, 370; condition precedent, 408; construction 53, 175, 235, 371; damages, 213, 352; guaranty 293, 313; husband and wife, 448; parol evidence, 255; performance, 448; quantum meruit, 293, 371; railroad companies, 14; rescission, 114; sale of land, 352.

Contributory Negligence, 14, 119, 135, 159, 198, 199, 215, 391, 411, 429, 450.

Conversion, 14, 74, 408, 486; pleading, 14.

Copyright, 132, 254.

Corporations, 34, 54, 74, 95, 114, 132, 155, 175, 194, 213, 235, 273, 293, 313, 331, 388, 408, 429, 448; appointment of receiver, 132; change of name, 194; contract, 388; insolvency, 313; officers, 213, 273; president, 95; res adjudicata, 331; stockholders, 429; subscription to stock, 448.

Costs, 388; discretion of court. 388.

Counter claim, 34, 118.

Counties, 34, 74, 115, 175, 273, 429, 448; defective bridges,

County Board, 388.

County Commissioners, 213, 408.

County Officers, 95, 331.

County Treasurer, 54, 132, 194, 293.

County Warrants, 235, 293.

Courts, 74, 195, 213, 331, 353, 371, 408, 429; de facto judge, 213; jurisdiction, 408, 429.

Covenant, 95, 155. Creditor's Bill, 14, 273, 371.

Criminal Evidence, 35, 54, 74, 132, 175, 235, 273, 298, 353, 371, 429, 448, 469; confession, 175, 235, 298; dying declara-

429, 448, 469; confession, 175, 235, 298; dying declarations, 35, 132, 235, 273; res gestæ, 353.

Criminal Law, 14, 35, 54, 96, 115, 182, 155, 175, 195, 213, 236, 254, 273, 294, 313, 331, 333, 371, 389, 408, 429, 448, 469, 486; arguments of counsel, 353; arraignment, 353; assault and battery, 331; assault with intent to kill, 14, 429; burglary, 35, 234, 273, 469; homicide, 35, 175; intoxication as a defense to crime, 469; murder, 14; subornation of perjury, 214.

Criminal Practice, 35, 54, 74, 95, 115, 132, 195, 214, 236, 255, 294, 313, 353, 372, 408, 469; admission to ball, 469; brib-

ery, 214. Criminal Trespass, 449

Criminal Trial, 35, 74, 115, 176, 195, 214, 255, 274, 332, 353, 389, 409, 429, 449, 470.

Damages, 35, 154, 194, 213, 352, 353, 372, 389, 428, 450. Death by Wrongful Act, 54, 95, 236, 274, 294, 314, 332, 470.

Deceit, 156, 382, 353. Dedication, 156, 214, 255, 314.

Deed, 15, 35, 54, 74, 95, 115, 132, 156, 176, 195, 214, 236, 255, 274, 294, 314, 332, 353, 372, 889, 409, 489, 449, 470, 486; acknowledgment, 35, 195, 409, 449; alteration, 314; assignment, 15; bona fide purchaser, 430; boundaries, 409; cancellation, 132, 176, 294; construction, 133, 176, 255, 274, 314, 353; delivery, 54, 95, 195, 214, 274, 294, 314, 449; description, 236, 274, 332; estate of grantee, 332; husband and wife, 35; married woman, 35; mental capacity, 449; rescission, 133, 372; reservation, 195, 255; undue influence, 55.

Deed of Trust, 15; foreclosure, 15. Depositions, 35, 236, 372, 409. Descent and Distribution, 35, 54, 115, 195, 274, 389, 409, 470, 487.

Detinue, 35, 133, 177, 356.

Distress, 332.

Divorce, 15, 35, 96, 115, 195, 236, 255, 294, 382, 487; alimony, 195, 487; res adjudicata, 236.

Dower, 55, 115, 195, 294, 314; assignment, 314; election, 195.

Drainage, 96, 195, 214, 491.

Drainage Assessments, 196, 454. Duress, 74, 115, 156, 255.

Dving Declarations, 35, 132, 235, 273.

Easement, 214, 294, 332, 353, 372, 389, 409; right of way, 372. Ejectment, 35, 55, 96, 214, 255, 294, 430, 470, 490; mesne profits, 430.

Elections, 15, 115, 133, 214, 255, 294, 382, 409, 449, 468, 487.

Elevated Railroads, 412.

Embezzlement, 95, 132, 155.

Eminent Domain, 35, 55, 96, 116, 133, 156, 176, 196, 214, 274, 314, 332, 353, 372, 409, 430, 449, 488; compensation, 133, 274, 430; condemnation, 176, 314, 449; damages, 55, 372; procedure, 196.

Equity, 74, 116, 183, 156, 176, 196, 236, 255, 314, 388, 372, 389, 430, 470; cancellation of deed, 389; dismissal, 838.

Equity Jurisdiction, 15, 75, 332, 487.

Equity Practice, 55, 214.
Estoppel, 19, 56, 74, 117, 158, 176, 196, 215, 238, 255, 355, 408, 410, 412, 430, 449, 452; in pais, 116, 119, 256.

Evidence, 18, 15, 36, 55, 116, 133, 138, 156, 176, 213, 218, 237, 256, 274, 314, 332, 335, 354, 373, 389, 410, 411, 428, 430, 431, 468, 469, 470, 486; accidents at crossings, 15; admissions of agent, 340; res gestæ, 116.

Execution, 14, 36, 55, 79, 96, 116, 214, 237, 256, 274, 294, 388, 389, 450; exemption, 255, 383.

Execution Sale, 176, 294.

Executors, 15, 75, 96, 196, 449.

Executors and Administrators, 154, 314, 470.

Exemplary Damages, 489.

Exemption, 430, 433, 486.

Expert Testimony, 15, 354, 487; handwriting, 487; hypothetical questions, 15; opinion evidence, 487.

False Imprisonment, 156, 256, 295.

False Pretenses, 35, 95, 196, 408.

False Representations, 15, 237, 355.

Federal Courts, 15, 55, 75, 96, 176, 214, 237, 314, 383, 354, 438, 487; jurisdiction, 215, 314, 333, 353, 487.

Federal Offense, 133, 156, 256, 389; mailing obscene letter,

Fellow-servant, 37, 76, 117, 198, 238, 334, 354, 450.

Fisheries, 333.

Fixtures, 96, 237, 410, 470.

Forcible Entry and Detainer, 36, 315, 372, 476. Foreclosure, 17, 76, 98, 118, 158, 216, 256, 258, 276, 411, 481, 451, 472.

Forgery, 239, 274, 294, 429, 478. Fraud, 36, 196, 410, 487.

Frauds, Statute of, 16, 36, 75, 96, 116, 177, 196, 215, 256, 274, 295, 333, 354, 470, 487.

Fraudulent Conveyance, 16, 34, 36, 55, 75, 96, 116, 133, 156, 196, 215, 256, 274, 295, 313, 315, 333, 390, 416, 449, 470, 487; preference, 256.

Game Laws, 96, 430, Gaming, 55, 448.

Garnishment, 36, 75, 116, 134, 196, 215, 354, 471; assignment,

Gift to Wife, 157.

Gifts, Causa Mortis, 237.

Grant, 295.

Guaranty, 177, 196, 237, 293, 471, 487.

Guardian and Ward, 215, 890.

Habeas Corpus, 157, 197, 274, 295, 312, 315, 383, 390. Highways, 36, 75, 96, 177, 197, 237, 274, 295, 315, 430; establishment, 430.

Homestead, 86, 55, 75, 97, 116, 153, 157, 177, 237, 275, 834, 354, 390, 430, 471; exemption, 430, 471.

cov, 300, 311, Cachiption, 400, 411.

Homicide, 35, 74, 155, 175, 236, 294, 371.

Husband and Wife, 16, 36, 55, 116, 137, 157, 177, 200, 286, 275, 296, 338, 372, 390, 448, 474, 488; antenuptial contract, 372 community property, 256, 295, 333, 890; detinue, 177 partnership, 157; specific performance, 328; wife's separate property, 296.

Immigration, 315.

Infant, 75, 97, 198, 489.

Injunction, 16, 36, 55, 56, 75, 187, 189, 177, 234, 237, 275, 316, 300, 432, 450, 463, 471, 488.

Insanity, 134, 176, 236, 471.

Insolvency, 177, 194, 215, 295, 313, 383, 372, 390, 433, 486; set-off, 390.

Insurance, 16, 36, 56, 117, 134, 157, 197, 237, 256, 275, 295, 815, 333, 378, 390, 410, 431, 471, 488; cancellation, 197; conditions of policy, 315, 410; evidence, 275; limitations, 390; negligence, 315; proof of loss, 16; subrogation, 471; waiver of conditions, 134.

Insurance Companies, 16, 287, 256. Interstate Commerce, 97, 175, 257, 448, 488.

Intervention-pleading, 56.

Intervention—pleading, 56.

Intoxicating Liquors, 16, 37, 56, 97, 117, 134, 157, 177, 197, 237, 257, 275, 256, 815, 333, 391, 410, 431, 450, 471, 488; illegal sales, 177, 391, 431, 488; illegal transportation, 333; local option, 333; original packages, 460; sale, 37, 56.

Judgment, 16, 17, 37, 75, 76, 97, 117, 134, 178, 193, 215, 238, 278, 295, 297, 315, 338, 354, 378, 391, 410, 431, 450, 451, 471, 488, default, 295, 430; equitable relief, 364; res adjudicata,

TTTT

Judgment by Confession, 135.

Judicial Sale, 117, 215, 334.

Justice of the Peace, 157, 197, 295, 315, 354, 373, 488.

Landlord and Tenant. 17, 37, 56, 97, 117, 135, 157, 178, 215, 238, 257, 275, 295, 315, 334, 354, 378, 391, 410, 450, 471, 488; dangerous premises, 117; fixtures, 296; lease, 257, 471; rent, 296, 334, 373; tenancy at will, 135.

Landlord's Lien, 17, 157, 471.

Larceny, 95, 158, 195, 254, 294, 331, 371, 389, 408, 449, 469.

Lease, 37, 56, 135, 197, 215, 471; assignment, 197.

Libel, 215, 275, 373.

License, 410.

Life Insurance, 17, 117, 158, 257, 275, 378, 391; beneficiaries,

Limitation of Actions, 17, 56, 76, 117, 135, 158, 197, 238, 257, 275, 296, 334, 390, 471, 474.

Lis Pendens, 197.

Local Option, 16, 338.

Logging Liens, 391.

Lost Deed, 76.

Malicious Attachment, 197.

Malicious Prosecution, 37, 56, 135, 215, 257, 334, 373, 450; probable cause, 373.

Mandamus, 17, 37, 97, 158, 275, 316, 351, 373, 391, 450, 471.

Marine Insurance, 178, 410, 472.

Maritime Liens, 257, 431.

Marriage, 97, 215, 238, 354, 409, 411, 431, 450.

Married Woman, 56, 76, 97, 117, 133, 257, 316, 391, 488.

Marshaling Assets, 197.

Master and Servant, 17, 37, 56, 76, 98, 117, 125, 198, 215, 238, 257, 275, 316, 334, 354, 391, 411, 431, 450, 472, 488; assumption of risk, 17, 98, 215, 238, 275, 411, 472, 488; compensation, 56; contributory negligence, 135, 198, 215, 391, 411, 450; dangerous machinery, 391; dangerous premises, 216, 450; defective appliance, 215, 472; employment, 391; fellow-servant, 27, 76, 117, 198, 238, 334, 354, 450; negligence, 76, 98, 117, 238, 275, 316, 355, 488; risks of employment, 17, 98.

Measure of Damages, 158, 200, 257, 448, 472; contract, 257. Mechanic's Lien, 17, 37, 56, 76, 98, 117, 135, 158, 178, 216, 238, 257, 276, 296, 316, 334, 354, 373, 392, 411, 431, 451, 472, 488, 489.

Mines and Mining, 258, 334, 392, 411.

Mining Claim, 76, 98, 258, 334.

Mistake, 296.

Mortgages, 17, 37, 56, 76, 98, 118, 135, 158, 178, 198, 216, 238, 258, 276, 296, 316, 334, 355, 373, 392, 411, 431, 451, 472, 488; acknowledgment, 316; apportionment of lien, 372; assignment, 296; foreclosure, 17, 76, 98, 118, 158, 216, 258, 276, 411, 431, 451, 472; homestead, 334; injunction, 316; parol evidence, 373.

Municipal Bond, 18.

Municipal Gond, 18.

Municipal Corporation, 18, 38, 56, 77, 98, 118, 135, 158, 178, 198, 216, 238, 258, 276, 296, 316, 334, 355, 373, 392, 411, 432, 451, 472, 489; board of equalization, 451; contracts, 432; defective sidewalks, 18, 118, 178, 198, 334, 332, 411, 432, 472; defective streets, 158, 288, 355; obstruction in street, 18; public improvements, 373; street improvement, 135, 178, 216, 276.

Municipal Improvements, 135, 198, 217, 239, 373, 411, 489. Murder, 14, 95, 175, 195, 213, 236, 371, 429, 449, 469. Mutual Benefit Insurance, 136, 297, 489.

Mutual Benefit Society, 217, 432, 452; insurable interest,

National Banks, 18, 98, 118, 217, 335.

Naturalization, 258.

Negligence, 14, 18, 38, 57, 77, 98, 117, 118, 132, 136, 158, 175, 199, 212, 217, 238, 239, 258, 297, 316, 335, 355, 374, 322, 412, 432, 447, 452, 453, 467, 473, 466, 489, 499; dangerous prem ises, 98, 432, 489; defective highway, 158, 335, 412; fire, 18, 57, 178; pleading, 412; proximate and remote cause, 374.

Negotiable Instrument, 19, 57, 77, 99, 118, 136, 159, 198, 239, 259, 276, 316, 355, 374, 392, 412, 482, 451, 452, 473; accommodation indorser, 473; bonn fide purchaser, 452; false representations, 355; indorsement, 77, 159, 199, 355, 432; usury, 199.

New Trial, 74, 77, 239, 297, 335, 358, 392.

Notice, 136, 451, 489.

Nuisance, 38, 77, 136, 178, 199, 216, 297, 354, 392, 432, 489; injunction, 432.

Office and Officers, 19, 57, 259, 355, 412, 432.

Parent and Child, 19, 452.

Parol Evidence, 73, 156, 199, 200, 239, 332, 373, 489.

Parties, 136.

Partition, 19, 38, 198, 294; estoppel, 19.

Partnership, 38, 57, 77, 99, 118, 136, 157, 159, 178, 199, 217, **276**, 217, 316, 374, 452; accounting, 77, 217, 297; dissolution, 178, 199; evidence, 316; ultra vires, 77.

Party Walls, 38, 77, 118,

Patents for Inventions, 393, 489.

Payment, 136, 199, 259, 276, 816, 335, 374.

Perjury, 313, 353, 430.

Pleading, 57, 99, 118, 136, 159, 194, 199, 215, 217, 297, 316, 353, 357, 393, 412, 432, 450, 452, 473, 488; abatement, 473; amendment, 217, 297, 473; demurrer, 316.

Pledge, 19, 57, 452.

Practice, 276, 355, 374, 393, 412, 432; dismissal, 374.

Prescription, 393.

Principal and Agent, 19, 57, 78, 118, 137, 159, 179, 199, 239, 259, 335, 432, 489.

Principal and Surety, 38, 78, 99, 137, 159, 199, 276, 412, 489.

Process, 137, 217, 276, 297.

Proximate and Remote Cause, 374.

Public Land, 19, 57, 99, 118, 159, 179, 259, 277, 316, 335, 374, 393, 412, 452, 490. Quantum Meruit, 293, 371.

Ouleting Title, 15, 38, 137, 156, 199, 217, 239, 393, 412, 432, 473. Railroad Aid Bonds, 335.

Railroad Commissioners, 432, 452.

Railroad Companies, 19, 58, 78, 19, 119, 137, 159, 179, 199, 217, 239, 259, 277, 297, 317, 325, 355, 398, 412, 433, 452, 473, 499, accidents at crossings, 179; assumption of risk, 217; collision, 317; contributory negligence, 19, 119, 159, 199, 217; crossing, 58, 137, 199; elevated railroads, 418; estoppel, 452; fire, 59, 159, 393; killing stock, 58, 99,119, 179, 277, 413, 473, 499; negligence, 58, 78, 100, 137, 199, 217, 239, 277, 317, 355, 483, 455, 499; receivers, 277.

Real Estate Agent, 132, 137, 179, 200, 335,393; commissions, 137, 200.

Receivers, 19, 78, 179, 259, 277, 297, 393, 433.

Reference, 356.

Replevin Bond, 218.

Release and Discharge, 20, 137, 393, 433.

Religious Societies, 393.

Removal of Causes, 38, 119, 137, 159, 218, 259, 394, 413, 453. Replevin, 58, 78, 119, 137, 260, 356, 413, 453.

Res Adjudicata, 20, 38, 58, 117, 119, 137, 178, 236, 317, 331, 453, 473.

Rescission, 133, 298, 433, 453, 470.

Biparian Rights, 218, 454.

Robbery, 54, 318, 429.

Sale, 20, 39, 58, 78, 137, 159, 179, 200, 218, 239, 260, 277, 336, 356, 354, 413, 433, 434, 493, 466, 470, 473; bona fide purchaser, 366; contract, 277; delivery, 20, 39; evidence, 250; resclssion, 159, 335, 435, 455; statute of frauds, 179; warranty, 179, 218, 239, 344, 455.

School Districts, 119, 453, 473.

Seduction, 58; evidence, 58.

Service of Process, 113, 137, 199, 217, 259, 276, 297, 413. Set-off, 20, 394, 433. Sheriff, 454, 490; compensation, 490.

Shipping, 356, 394, 447, 486.

Slander, 58, 100, 179, 200, 218, 336, 391, 490; exemplary damages, 179.

Specific Performance, 20, 39, 58, 100, 160, 179, 200, 239, 260, 297, 333, 394, 413, 433; contract, 433.

Statute, 20, 78, 119, 433, 454; construction, 454. Stock and Stockholders, 317.

Subrogation, 39, 134, 330, 334, 438, 471.

Summons, 356, 473.

Sunday Law, 240.

Taxation, 39, 59, 79, 100, 119, 120, 160, 180, 200, 218, 240, 260, 277, 297, 318, 336, 374, 394, 413, 414, 433, 454, 474, 496; assessment, 200; exemption, 180, 218, 260, 277, 433; promissory notes, 318; special assessments, 374. Tax Deed, 180.

Tax Sale, 39, 59, 138, 200, 297, 336, 474. Tax Title, 59, 79, 120, 138, 278, 394.

Taxes, 138.

Telegraph Companies, 39, 79, 100, 139, 160, 180, 240, 374.

Tenants in Common, 190, 216, 240, 374. Tender, 474.

Towns, 100, 218, 336, 434.

Township, 278.

Trade-mark, 138, 278, 414, 434; infringement, 278, 414, 434. Trespass, 36, 79, 218, 278, 318.

Trespass to try Title, 59, 138, 180, 238, 278. Trial, 59, 79, 100, 120, 138, 160, 200, 278, 297, 336, 394, 434, 474, 490; competency of jurors, 336.

Trover, 120, 297.

6

Trover and Conversion, 20.

Trust, 39, 59, 79, 100, 138, 200, 260, 336, 434, 474, 499; evidence, 138.

Trusts-limitations, 474.

Trust and Trustee, 336.

Trust Deed, 258.

Trustee, 20, 414; accounting, 20.

United States Supreme Court, 20, 58; jurisdiction, 59.

Usury, 79, 199, 240, 260, 278, 331, 392, 474.

Vendor and Vendee, 13, 40, 59, 79, 120, 138, 160, 180, 200, 218, 240, 260, 278, 298, 318, 336, 356, 414, 434, 454, 474; replevin, 260.

Vendor's Lien, 240, 356, 434, 490.

Venue, 59, 278.

Verdict, 160.

Warranty, 179, 218, 239, 394, 453.

Waters, 20, 59, 79, 100, 160, 180, 240, 318, 336, 394, 414, 484, 454, 474, 491; appropriation, 393; surface water, 394. Water and Water Courses, 139.

Water and Water Courses, 139.

Water Companies, 336.

Water Rights, 240, 298, 318, 434.

Willis, 20, 40, 59, 79, 100, 120, 139, 160, 180, 219, 240, 260, 278, 298, 318, 336, 356, 374, 394, 414, 434, 454, 474, 491; bequest, 414; charitable bequests, 40, 474; construction, 40, 59, 79, 100, 120, 139, 240, 278, 298, 318, 336, 356, 414, 454; contest, 160, 180, 491; devastavit, 434; devise, 414; estate devised, 394; execution, 79, 491; legacy, 29; life estate, 374; parol evidence, 219; precatory trust, 139; probate, 260, 298, 434; spendthrift trust, 336, 434; testamentary capacity, 414; undue influence, 120, 139, 219.

Witness, 20, 59, 80, 120, 139, 160, 200, 219, 250, 278, 298, 318, 374, 409, 434, 454, 470, 474; husband and wife, 474; impeachment, 120, 219, 474; privileged communications, 139; proof of handwriting, 59; refreshing memory, 318; transaction with decedent, 200, 278, 298, 318, 374, 434

SUBJECT INDEX

TO ALL THE DIGESTS OF THE SE LOUIS AND KANSAS CITY COURTS OF APPEAL IN VOLUME 35.

Juries, 60, 140.

Acceptance, 492. Accord and Satisfaction, 60. Actions, 219. Adminstration, 219. Affidavit, 80. Alimony, 60. Appeal, 492. Appellate Court, 139; jurisdiction, 139. Attachment, 139, 493; debt, 189. Attorney's Fees, 220. Attorney and Client, 139; privileged communications, 139. Banks and Banking, 491. Chattel Mortgage, 219, 498; validity, 219. Check, 219, 491. Coal Oil Inspector, 493. City Ordinance, 60, 493. Contract, 40, 139, 491; illegal consideration, 220; rescission, 40. Conveyances, 220. Corporation, 60, 491, 493; capital stock, 493. Creditor's Bill, 139. Criminal Law, 40, 60, 140, 493; indictment, 40, 493; information, 60. Criminal Practice, 491. Cross-examination, 492. Damages, 60, 491, 493. Dedication, 219. Equity, 491. Equity Pleading, 140. Estoppel, 491, 493. Estoppel in Pais, 60. Evidence, 40, 60, 80, 491, 492, 493. Fine, 493. Fraud, 491. Frauds, Statute of, 139. Husband and Wife, 491, 498; antenuptial debt, 494. Injunction 140, 491. Instructions, 491. Insurance, 40, 494; change of interest, 40; conditions of

policy, 494. Judgment, 60, 140; reversal, 60.

Justice of the Peace, 40, 140, 492; non-suit, 492; statement, 492. Justice's Court, 60, 220. Landlord's Lien, 220. Laws, 492. Lease, 140. Libel, 492; words actionable per se, 492. Limitations, Statute of, 60, 220. Local Option, 492. Married Woman, 494. Master and Servant-defective machinery, 140. Mechanic's Lien, 40, 80, 492; evidence, 492. Mortgage, 493, 494. Municipal Corporations-city ordinance, 60, 493. Mutual Benefit Societies, 80, 139. Negligence, 60. New Trial, 60, 140. Nuisance, 491; exemplary damages, 491. Parent and Child, 140. Parties, 80. Partnership, 80, 220. Payment, 472. Pleading 40, 60, 140, 492, 493. Practice, 40, 60, 492. Promissory Note, 220, 494; consideration, 220. Railroad Companies, 40, 60, 494; killing stock, 60, 494. Replevin, 219. Rescission, 40, 492. Sale, 492; rescission, 492. Slander, 140, 492. Suretyship, 60. Taxation, 60, 80. Tax Sales, 40. Telegraph Companies, 80. Tenants in Common, 492. Tender, 492, Trial, 492. Verdict, 498, 494.



Warranty, 140. Wills, 493; construction, 493. Witness, 140, 494.